



COMMUNISM IS TREASON!

FIGHT IT WITH . . .

Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

® Trade-mark registered 1948 United States Patent Office

Issue No. 442 (20th Year)

Jan. 1, 1965

Second Class Postage Paid at Union, New Jersey, U.S.A.

Subscription \$3.00 Yearly

"The truth,
the whole truth,
and nothing
but the truth
... without fear
or favor"

Conde McGinley
1890 • FOUNDER • 1963

Repeal Federal Reserve Act

"Give me the power to issue a nation's money; then I do not care who makes the laws."

Mayer Anselm Rothschild



Mayer A. Rothschild



Bernard M. Baruch



Paul Warburg



Jacob H. Schiff



Harry Dexter White

MAYER A. ROTHSCILD☆, founded House of Rothschild world-wide financial dynasty today controlling central banks throughout world, financed confederate government in conspiracy to divide U. S.

BERNARD M. BARUCH☆, leading figure in 1912 Nat'l Democratic Committee which elected President Woodrow Wilson, and prevailed upon him to enact the Federal Reserve and present graduated Income Tax.

PAUL WARBURG☆, Rothschild representative headed Kuhn Loeb & Co., sent to U. S. to mastermind Federal Re-

serve Act, removed by Congress as head owing to communist associations.

JACOB H. SCHIFF☆, financed 1917 communist revolution, Rothschild agent in Kuhn Loeb & Co., sent to U. S. to replace August Belmont (Schoenberg) as U. S. agent for Rothschild world-wide financial dynasty.

HARRY DEXTER WHITE☆, headed communist conspiracy in U. S. government, most important architect U. S. monetary system, reported communist agent by F.B.I. to Truman six times.

CITIZENS DEMAND END OF INTEREST CHARGE AND RETURN TO CONGRESS CONTROL

New Interest-bearing Federal Reserve \$1.00 Notes Upset Applegart

Joint Resolutions are being introduced in 42 State Legislatures this month, others to follow, to demand that Congress take back ownership and regulation of all U. S. Currency as is spelled out in the Constitution. These actions are being introduced by representatives of Constitutional Government called Americans For America, P. O. Box 13238, Houston, Texas.

The Resolutions point out that the government does not own one share of stock in the Federal Reserve System and that the American people are now paying twelve and one quarter billions of dollars interest on the national debt every year to Wall Street International bankers.

The Resolutions also claim that this 4% interest charge applies to every dollar in every citizen's wallet and bank account. It cites Article I, Sec. 8, Para 5 of the Constitution which states—"Congress shall have the power to coin money, regulate the value thereof, and of foreign coin and fix the standards of weights and measures." It is claimed that Congress has no power to delegate this authority to any private Corporation and force the people to pay this exorbitant interest. It states further that the Federal Reserve pays no income tax; that there has never been a public audit of its books in the 51 years of its existence and being a private Corp., Federal Reserve employees cannot qualify for Civil Service.

The Federal Reserve Act became law on December 24th, 1913 under President Woodrow Wilson. He signed it the same night it

was passed. The sponsors of these Resolutions claim that the Federal Reserve was illegally and surreptitiously foisted on the American people when nearly all Congressmen had gone back home for Christmas.

According to authorities, once the money is taken away from International bankers and returned to the people, it will spell the end of government waste, Foreign Aid, Tax-free Foundations, World Court, Civil Rights, Communism and a thousand isms our government is forced to support at taxpayers expense.

JOINT RESOLUTION TO BE INTRODUCED IN THE LEGISLATURES OF THE SEVERAL STATES

To require the United States Government to buy back the twelve Federal Reserve banks, as provided for in the Federal Reserve Act of December 23, 1913, restore and return to the Government of the United States the complete, absolute and unconditional ownership and regulation of our money from the hands of private Bankers, as is specifically spelled out in the Constitution of the United States.

1. WHEREAS, our Founding Fathers, realizing that any nation which does not issue and control its money is doomed to destruction, provided for this protection of the people by vesting in the Congress supreme control of currency by Article 1, Sec. 8, Para. 5 of the Constitution which states that Congress shall have power—"to coin money, regulate the value thereof and of foreign coin, and fix the standard of weights and measures," and
2. WHEREAS, on December 23rd, 1913, a privately owned Federal Reserve Corporation of International bankers, mostly foreigners,

was fraudulently unconstitutionally and surreptitiously foisted upon the American people by a small remnant of traitors or dupes in the Congress of the United States, after the great majority of loyal Congressmen had gone back home for Christmas and

3. WHEREAS, the Federal Reserve Corporation, in 1944, delegated control of our money to the International Monetary Fund, so today we find ourselves, through our fiscal system, under international control and,

4. WHEREAS, the Banker notes issued by the Federal Reserve have cost the American taxpayer (up to January 24th, 1964) Three Hundred and Ten Billion, Five Hundred and Seventeen Million dollars in interest by the use of Federal Reserve notes instead of United States certificates and

5. WHEREAS, President Abraham Lincoln, in 1864, saved the American people \$49 billions by refusing to pay private bankers exorbitant rates of interest on the \$400 millions necessary to finish the War, but instead decided to issue said amount in non-interest bearing currency and which rate of saving has been computed through December 31, 1962 at the rate of 5 per cent and of said issuance we find that \$346 millions are still in circulation, these Lincoln greenbacks representing the only money upon which our people have never paid one penny of interest, and

6. WHEREAS, Hon. Louis T. McFadden of Pennsylvania, for 10 years the Chairman of the House Banking and Currency Committee has accused the Federal Reserve, on the floor, "of looting the United States Treasury of more than Eighty Billions of Dollars in the year of 1928 alone and with similar thefts in the years following," and

—o— Please turn to page 2 —o—

Repeal Federal Reserve Act

— Continued from page 1 —

7. WHEREAS, the United States Government does not own one share of stock in the Federal Reserve, in which there has never been a public audit of its books in the entire fifty-one years of its existence and in which it has never paid one penny of Income Tax and about which there has been an investigation, when in 1957, the Senate Finance Committee attempted said thorough public audit of the nation's finances but which was mysteriously called to a halt after one month and

8. WHEREAS, the interest payments on the National debt by the American people are at present going to the said Federal Reserve banks and other bond holders in excess of Twelve Billion, Two Hundred and Fifty Million dollars every year, on money that the United States Government borrows from itself and

9. WHEREAS, this present yearly interest charge represents, for example, four times the total assessed value of all the Real Estate in the State of Alabama and

10. WHEREAS, a provision in the Federal Reserve Act gives the United States Government option to buy back the 12 Federal banks, the Branches and Agencies, whose capital stock is now valued at approximately Four Hundred and Fifty Millions of dollars, under which the Government assumes the surplus of 62 Billions of dollars assets and liabilities and the 12 Federal Reserve banks then revert to 12 Sub-Treasuries as they were prior to 1913 and which will in effect, save the American taxpayer 12,000 millions of dollars every year.

11. WHEREAS, before December 23, 1913, the National debt was less than Two Billion dollars, today it has recently been forced upwards to an all time high of Three Hundred and Twenty Four Billions of dollars, caused solely by the nefarious operations of the Federal Reserve System whose assets in 1940 at the beginning of World War II were Five Billions of dollars and in 1946 at the end of World War II had mysteriously sky-rocketed to 40 Billions of dollars and

12. WHEREAS, this treason against the United States is the most colossal fantastic and unbelievable fraud ever perpetrated upon a so-called civilized nation and under this Federal Reserve System has resulted in the theft of 36 billion dollars in gold in 1933 under Roosevelt, and in 1963 under Kennedy the same private bankers have made off with nearly Four Billion dollars in silver, and under this arch-swindle ever since its unconstitutional beginning in 1913, this same Federal Reserve has forced the greatest and mightiest nation in the history of the world to suffer the absurdity and indignity of applying to individuals to maintain its credit, NOW THEREFORE BE IT RESOLVED BY THE LEGISLATURE of this State, both houses concurring, that this body hereby appeals to the honor, integrity and patriotism of this State's U. S. Congressional Delegation of both Senate and House without exception and desperately urges and strongly requests that they join together and for the safety of our country do introduce the following bill in the Congress of the United States with utmost speed.

A BILL TO BECOME AN ACT IN THE CONGRESS OF THE UNITED STATES

To return to the Government of the United States the absolute, complete and unconditional ownership and regulation of all United States money by purchase of the Twelve Federal Reserve banks and to repeal the Federal Reserve act of December 23rd, 1913 and all subsequent Acts dealing with the Federal Reserve monetary system.

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, that (a) the Secretary of the Treasury of the United States is hereby authorized and directed forthwith to purchase the capital stock of the twelve Federal Reserve Banks and branches and

CHAMPION OF THE PEOPLE



Representative Wright Patman, of Texas, a Congressman since 1928, a patriot and champion of the people. Long a crusader against the Federal Reserve's "wilful misconduct and gross malfeasance in office." His Bill, HR-11, recently introduced, brings the Federal Reserve Board under the control of the Executive Department and Congress. Get your Congressman to support it!

agencies thereof and to pay to the owners thereof the par value of such stock at date of purchase. (b) All member banks of the Federal Reserve are hereby required and directed to deliver forthwith to the Treasurer of the United States by the execution and delivery of such documents as may be prescribed by the Secretary of the Treasury all the stock of the said Federal Reserve banks owned or controlled by them together with all claims of any kind or nature in and to the capital assets of the said Federal Reserve banks, it being the intention of this Act to restore and return to the Government of the United States the absolute and unconditional ownership of all money, and all regulation thereof, which authority is now feloniously held by these Federal Reserve banks. (c) There is hereby authorized to be appropriated out of any funds not otherwise appropriated, such sums as may be necessary to carry out the purpose of this Act. (d) The Secretary of Treasury of the United States shall carry out the provisions of this Act within 30 days of its passage and make a full public report of the fulfillment of this Act together with a complete accounting of all receipts and expenditures of the Treasury within one year after date of purchase of the 12 Federal Banks.

WHAT YOU CAN DO

Representative Wright Patman of Texas, chairman of the Committee on Banking and Currency, and also of the Subcommittee on House Finance is responsible for the present investigation of the Federal Reserve System and every thinking American should lend him and his committee every support.

Rep. Patman has been for 40 years one of the nation's most forceful critics of the privately owned Federal Reserve System. He has stressed consistently that under the Constitution it is the duty of Congress to create and control the money supply and when the Federal Reserve Act was passed in 1913, setting up the so-called central banking system, such power was unconstitutionally turned over to private bankers.

Last summer the Subcommittee on Domestic Finance conducted extensive hearings into the operations of the Federal Reserve System. Fifty witnesses were heard, including the 19 ranking executive officers of the Federal Reserve along with Chairman Martin.

In a speech addressing members of the House, Rep. Patman called his Committee's investigation, "the most revealing and penetrating investigation that has taken place in the Fed's 50-year existence."

The following steps are urged by Rep. Patman:

1. Notify your Congressman and the two U. S. Senators from your State that you wish to reverse the trend toward high-interest, tight-money policies brought on by a small group that controls our monetary system as now constituted;

2. A limited number of free copies of Hearings and Committee prints on the Federal Reserve System for the years 1963-4 may be obtained by Members of the House and Senate to fill requests of their constituents from the House Committee on Banking and Currency. Request them from your Congressman.

3. Notify Rep. Wright Patman that you want to be kept informed on the progress made regarding an over-haul of the Fed. Reserve System. His address is Suite 1136, Longworth House Office Bldg, Washington, D. C., 20515. Ask to be put on the mailing list for releases.

4. Talk about America's monetary policies and system to intelligent people of your acquaintance who can spread the word.

5. Urge your U. S. Representatives and Senators to join a steering committee that will be organized in January, 1965, to co-sponsor and push for the passage of a bill that will be introduced at the beginning of the 89th Congress to make the changes in the Federal Reserve Act recommended by the Subcommittee on Domestic Finance.

Another Patman Exposure

KAPLAN MYSTERY FOUNDATION DRAWS MORE FEDERAL SILENCE

Reprinted from The Councilor

Rep. Wright Patman turned the spotlight on the mysterious "Kaplan Operations," but the Central Intelligence Agency asked Patman and other congressmen to keep quiet.

Here are a few random facts:

(1) Patman and other congressmen recently investigated the J. M. Kaplan Fund as part of an inquiry into illegal political activities of tax-exempt foundations. What they found was not for the eyes and ears of U. S. taxpayers, although Soviet agents obviously know and understand the whole operation.

(2) Patman learned that the income tax bureau (IRS) had called off its own investigation of the J. M. Kaplan Fund on top level orders.

(3) The Fund not only engages in political activity with an illegal tax-free status, but it receives illegally huge sums of money from the CIA.

(4) Meanwhile, another Kaplan group, the Joseph A. Kaplan Foundation, is busy agitating for destruction of U. S. immigration barriers.

(5) The Joseph A. Kaplan Foundation was sponsor of immigration pamphlets allegedly authored by John Kennedy. These pamphlets were published by the leftwing Anti-Defamation League, a powerful group which uses its own secret police to fight Christian organizations and anti-communist organizations.

(6) Many patriots believe that the CIA is merely an international extension of the Anti-Defamation League, but Congress appears powerless to either prove or disprove these charges.

(7) A massive publicity campaign is being prepared in New York (and other international centers) as part of an onslaught on the few remaining barriers to large scale immigration of Asiatic and African hordes.

(8) Several past investigations of tax-exempt foundations were halted or watered down by the "coincidental" deaths of congressmen sponsoring such investigations. Among the dead congressmen was Rep. Cox who pointed out that the Julius Rosenwald Foundation—fattened with Sears, Roebuck profits—had communist fronts in the United States and other countries.

CHAIN RE-ACTION

If you are reading "Common Sense" for the first time, it might be because some friend paid for a subscription for you, knowing of your interest in the welfare of our beloved America. There might be other friends for whom you might like to do the same favor.

B'nai B'rith's Anti-Defamation League Sued

Patriot Fights Back

JAMES OVIATT, patriot, lecturer, world traveller and successful clothing merchant has filed suit for \$10,200,000 against the **ANTI-DEFAMATION LEAGUE**, its director, **Milton A. Senn** and the Jewish press for libel and invasion of privacy.

"It is my purpose in bringing this action to attempt to preserve our diminishing constitutional rights of free speech and press. I feel it to be my duty to have it legally decided, once and for all time, whether or not a private secret gestapo organization shall be permitted to destroy an American's prerogative to freely exercise his right of free speech and press by a conspiracy of abuse, libel, economic pressure, and intimidation. The preservation of freedom and our Constitutional Republic hangs in the balance."

—James Oviatt

Anti-Defamation League Of B'nai B'rith

By James Oviatt

The **Anti-Defamation League** is the investigative and inquisitorial arm of **B'nai B'rith**, an international secret Jewish fraternal society. It maintains regional offices throughout the United States, thousands of paid investigators and agents in more than a thousand American cities, and it tabulates, evaluates, catalogues and files dossiers on the political, religious and philosophic views of literally millions of American citizens.

It carries on a continuous campaign of vilification and defamation against any person or organization with which it disagrees. It engages in what its directors have referred to as "book stifling" and "quarantine treatment," devices designed to destroy literary works of which they disapprove by discouraging favorable book reviews, and by pressuring all news media to withhold favorable publicity from any individual or organization ideologically or politically adverse to the views of the leaders and directors of the **Anti-Defamation League of B'nai B'rith**.

It supplies script material and "guidance" to the Nation's press, radio and television networks; it furnishes transcriptions to radio and television stations; it furnishes "educational aids" to more than 2,000 school systems throughout the United States; it furnishes speakers, handbills, cartoons, blotters, and other propaganda material to clubs, schools, veteran organizations, churches, newspapers and magazines. Its Foreign Language Department reaches more than 22,000,000 people in sixteen languages in more than 900 foreign language publications throughout the United States, and, through various specialized departments seeks to contact, influence and propagandize schools, teachers, students, women, veterans, churches, clergymen, minority groups, and, in short, every segment of American life. It propagandizes incessantly in furtherance of world government, the United Nations, and Israel, a foreign nation.

By virtue of its extensive operations, finances, and pressures, The **Anti-Defamation League of B'nai B'rith** seeks to by-pass the First Amendment to the Constitution of the United States and, as a private organization, abridge the freedom of speech and press of those with whom it disagrees.

The First Amendment to the Constitution reads as follows:

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."



Hence it is that the Congress is without legal power to abridge the freedom of speech, assembly, and the press of the Republic's most humble citizen. The Founding Fathers, dedicated to individual freedom, supplemented the Constitution itself by making it clear that every American reserved his God-given right to speak and publish his views without improper hindrance.

Under the Constitution and the laws of the United States every person has the right to speak his mind and print and publish his views. These rights are limited only by the laws of slander and libel, so that every man in their exercise is held responsible for false and malicious statements that injure the reputation and dignity of another.

Congress has not yet attempted to circumvent the provisions of the First Amendment. The threat to free speech in the United States does not yet stem from governmental action. It comes from a powerful secret fraternal organization, the **B'nai B'rith** (Sons of the Covenant).

The **Anti-Defamation League of B'nai B'rith** is the investigative and prosecution arm of the **B'nai B'rith**. Under the deceptive shield of bettering relations between Jews and Gentiles, it seeks to silence the voices that criticize **B'nai B'rith** and Zionist political policies. Anyone who raises his or her voice against the international goals of **B'nai B'rith** is immediately branded by the agents and directors of the **Anti-Defamation League** as "anti-Semitic."

The technique of the **Anti-Defamation League** is patterned on the time-honored (and still effective) principle that a lawyer with a bad case should always try the District Attorney. So it is that the **Anti-Defamation League** always attacks and abuses the speaker and the writer and never attempts to refute or answer the substance of what is said or written. Documentary evidence exposing the plans and policies of the **Anti-Defamation League**, the **Zionists** and organized Jewry, is always attacked as a "forgery" and the writer or speaker is branded a **Neo-Nazi**, an **anti-Semite**, a sick mind, insane, and worse.

The indisputable facts of **Henry Ford's Dearborn Independent** series, "The International Jew," is irrationally disposed of by the **Anti-Defamation League's** asinine assertion that **Henry Ford** "apologized" to American Jews for having published the series. **Benjamin Franklin's** statement concerning the emigration of Jews to the United States is brushed aside as a forgery. The **Protocols of the Elders of Zion** is made to disappear by the same magic. Any one who has the courage to speak of these literary works

and their contents is immediately personally attacked by the **Anti-Defamation League** and the Jewish press. Every odious and vicious adjective in the **A. D. L.'s** dictionary of vituperation and abuse is employed to discredit and destroy the offending individual.

Thinking and un-brainwashed persons might question the logic that disposes of facts on the basis of "apology" and "forgery." **Galileo** recanted and apologized for having publicly declared that the earth moved about the sun, but, in spite of his public apology, the earth still moves about the sun—and every school boy knows he was right before he recanted and apologized. The works of **William Shakespeare** have been branded as forgeries from time to time. But who cares? Their greatness and enduring worth is apparent to anyone. A forgery may be said to be a reasonable reproduction of the original, and, as such, it bears the imprint of truth. Counterfeit coins have been known to contain more gold or silver than the genuine. And in the realm of reason and logic the primary question is not "who said it," but, "is it true?" The acid test of the genuineness of prophecy lies in the fulfillment.

A reasonable person in the time of **Galileo** might have inquired why it was that the earth ceased moving about the sun merely because the great astronomer recanted and apologized. A more pertinent question by the average Italian of that day might have been: "Who twisted **Galileo's** arm? Hence, the average American today might ask: "Who twisted **Henry Ford's** arm?"

The **Anti-Defamation League's** technique of intimidation by libelous and malicious abuse has become a powerful instrument in curtailing and destroying free speech and press in these United States. A private gestapo, the **Anti-Defamation League** is actually doing what the Congress of the United States does not dare do—and unless it is stopped by the legal machinery of our State and Nation, it will effectually silence every political adversary in the United States.

If we be wrong in our thinking, in our views, and opinions, we welcome light and reason;—not abuse, vilification and vituperation. We are pleased to be corrected when we are wrong;—not held up to contempt and ridicule. If our premises are unsound, we seek truth;—not hatred and scorn. It is obvious to all observers of the work of the **Anti-Defamation League** that it is unable to refute the arguments of its critics. And because it has no answers it becomes frantic in its name-calling.

If Congress may not abridge the right of free speech and press of any person, shall our inaction and apathy permit a private gestapo to do so?

For details of this case which has been given the **A. D. L.'s** "quarantine treatment," write us for **James Oviatt** booklet which is free for the asking.

Before December 23, 1913

WE HAD

- NO Federal Reserve System
- NO World Wars
- NO Communist Russia
- NO "So-called" National Debt
- NO One World Government
- NO One World Court
- NO One World Bank

AND

- NO "Play Money" Standard

—Virginia Miller

**HELP US SECURE
A MILLION READERS**

DOUBLE MURDER MYSTERY

THE MYSTERY OF DALLAS DOUBLE MURDER THAT MADE L.B.J. PRESIDENT AND STOPPED OSWALD FROM TALKING

By Millard D. Grubbs, National Chairman
National Law Enforcement Committee
California

After an exhaustive two year investigation of the Communist control of the U. S. Supreme Court, the U. S. Senate Internal Security Subcommittee Report of the investigation, branded the U. S. Supreme Court as:

"The most powerful Communist Front in the world."

Here in part is the summary of that frightful Senate Report:

(1) "In the paralytic effect of its pro-communist opinions, the Supreme Court is the most powerful and determinative instrument of the communist global conquest.

(2) In denying the individual states the right to self protection against subversion, the Supreme Court has tried to nullify the first law of survival.

(3) By their own documentary admissions, the U. S. Supreme Court has been influenced by communists and pro-communists.

(4) In view of its resistance to the massive officially documented proof of the communist global conquest and its self-proclaimed designs against the United States, in persisting to give aid and comfort to the enemy, the U. S. Supreme Court has disqualified itself."

Was there ever before such a plain charge of treason by the U. S. Senate against any person and they were never arrested?

These terrible facts in the Report are based on documented evidence and official records. They were given scant publicity or notice by the channels of public information. The U. S. Printing Office which usually prints Committee Reports in quantity, was requested to bury this vital Report under a voluminous document that made the cost of additional copies prohibitive. The concealment by the press, radio, and TV of the terrible facts set out in this official Senate Report, is in keeping with the criminal conspiracy among publishers to keep facts that are detrimental to the communist plot from the American people.

While we did not support President Kennedy and hold no brief for him, in our abhorrence of the ambush and murder of him we yield to no one.

We cannot close this exposia without commenting briefly upon the scandal that hangs heavily over the Dallas Police Force, and the mist of unanswered questions and unusual facts and circumstances that cluster thickly around Lyndon B. Johnson, in the fast-moving Dallas Drama of politics, parade, and death that landed Johnson in the White House, a position he could not now occupy had President Kennedy been allowed to live. These pressing questions which haunt our conscience for comment and answer are:

(1) What motives were behind the assassination of the President, and the cold blooded murder of the prisoner?

(2) Who gained anything from the assassination of the President except the Vice President, Mr. Johnson?

(3) Several months prior to the President's visit to Texas it was widely reported that Bobby Kennedy and his brother, the President, were going to drop Mr. Johnson in the '64 Convention as the candidate for Vice-President. We cannot believe Mr. Johnson did not know of such report or rumor.

(4) Usually when the President of the United States is visiting the home state of his Vice-President, and the Vice-President is along, they both ride together in the parade car. Mr. Johnson was not in the President's car when the fatal shots were fired. Indeed, the Vice-President's car was not even next to

WARREN STUDIED TALMUDIC LAW



Chief Justice Earl Warren (right) with Dr. Louis Finkelstein at Jewish Theological Seminary, where Warren studied "Jewish law and its relevance to contemporary legal problems."

the President's in this motorcade of politics and death.

(5) It was reported over the press, that Mr. Johnson's car lagged a little further back, just at the time or before the President was assassinated.

(6) Why did the officers who had the prisoner handcuffed to them, stand inactive and looking on, as the notorious underworld gangster and operator of the tawdry striptease night spot, stepped forward to send a 38 slug, crashing through the prisoner's vitals?

(7) Who gave Jack Rubenstein the permit that allowed him in that jail?

(8) What political influence, if any, brought about all of this official neglect of duty by the Dallas Police Force?

(9) Why was the mere routine Police work of transferring a prisoner from one jail to another, so highly publicizing and spread around?

(10) Why did Mr. Johnson leap to select Earl Warren, the notorious political pie-rooter and climber to head an investigating committee of this double-murder?

(11) Was the appointment of Warren and his committee a move to lay the plotting, planning, and killing of the President on the poorly educated and almost penniless Oswald in order to stop investigation and close the case?

(12) Shortly after the President was assassinated and Oswald was arrested in the crime, it was reported by the press, that the Attorney General of Texas was going to stage a full and vigorous and honest investigation of these terrible crimes. What influence stopped him? Was it the appointment of Earl Warren's Committee?

(13) Does any person of sound mind believe that the Dallas Police Force surrounded as it was by F.B.I. Agents could not have transferred Oswald from one jail to another without getting him murdered in cold blood? The common sense of the most ignorant person would revolt at such an absurdity.

The following is taken from Addison's Cato:

"Oh Portious! Is there not some special curse—some hidden thunder in the stores of heaven red with uncommon wrath to blast the ones who ride to power on their country's ruin?"

KHRUSHCHEV SAID . . .

"... if you don't like us, don't accept our invitation and don't invite us to come to see you. Whether you like it or not, history is on our side. We will bury you."

(To Western diplomats at a Moscow reception, November 18, 1956.)

Animal Welfare

In a great horseshoe bend of the Ocmulgee River in Georgia, there once lived a drove of wild hogs. Where they came from no one knew, but they survived floods, fires, freezes, droughts and hunters.

Then a stranger came to the country store on the river road and asked the whereabouts of these wild hogs. Several months later he came back, asking for help in bringing out the wild hogs, which he had penned up in the swamp. Bewildered farmers and doubting hunters gathered to view the captive hogs.

"It was all very simple," explained the stranger. "First I put out some corn. For three weeks they would not eat it. Then some of the young ones grabbed an ear and ran off into the thicket. Soon they were all eating it. Then I began to build a pen around the corn, a little higher each day. When I noticed that they were all waiting for me to bring the corn and that they had stopped grubbing for acorns and roots, I built a trap-door and caught them. I can pen any animal on the face of the earth if I can just get him to depend on me for a free handout."

—Rep. Stephen Pace, quoted in an address by J. G. McDaniel, M.D.

GHOST WRITERS IN THE SKY . . .

Washington—LBJ insists that the men who write his speeches not be known to the public. FDR made no secret that Sam Rosenman wrote his speeches. JFK didn't bother to hide that his speeches were written by the son of the famous Russian Social Revolutionist, Annis Chaikin. Lyndon prefers mystery.

—Read and Be Informed—

MONEY CREATORS

By Gertrude M. Coogan

Shows why economic freedom can come only from an honest money system—not one controlled by irresponsible private money creators. \$3.00

THE TRUTH ABOUT THE SLUMP

By A. N. Field

\$3.00

THE FEDERAL RESERVE SYSTEM

By Eustace Mullins

\$1.00

LIGHTNING OVER THE TREASURY

By John R. Elsom

\$1.00

CONGRESSMAN McFADDEN'S SPEECH ON THE FEDERAL RESERVE CORP. IN CONGRESS, 1934

50¢

THE ANTI-DEFAMATION LEAGUE

—and Its Use In The World
Communist Offensive

By Major Robert Williams

50¢

KNOW YOUR ENEMY

By Major Robert Williams

50¢

Order from:

Christian Educational Assn.
Box 807, Union, N. J. 07083

Common Sense.

UNION, NEW JERSEY, U.S.A.

	U. S. CANADA	U. S. CANADA FOREIGN
	1ST CLASS	2ND CLASS
1 year	\$5.00	\$3.00
2 years	8.00	5.00
3 years	10.00	7.00
Lifetime	—	50.00

Foreign 1st Class — \$10.00 per year

BULK COPIES — SAME or ASSORTED

20 copies	\$1.00
100 copies	4.00
500 copies	15.00
1000 copies	20.00

Published twice monthly except July and August, once each, by

CHRISTIAN EDUCATIONAL ASSN.

530 Chestnut Street, Union, N. J. 07083